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UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

EXTREME CCTV, INC.,  
a foreign corporation, and  
FORWARD VISION CCTV LIMITED, a  
foreign corporation,  
Plaintiffs,  
vs.  
SAY SECURITY GROUP USA,  
an Ohio limited liability company ,  
Defendant.

Case No.: CV 07-04819 CW

**STIPULATION FOR EXTENSION OF  
TIME FOR PLAINTIFFS TO REPLY TO  
DEFENDANT'S COUNTERCLAIMS;  
[PROPOSED] ORDER FILED  
SEPARATELY**

1 **STIPULATION**

2 The parties are engaged in settlement discussions, have exchanged settlement proposals,  
3 and believe that settlement would be facilitated by an order of court extending plaintiffs' deadline  
4 to reply to defendant's counterclaims.

5 The parties, through their respective undersigned counsel, hereby stipulate that plaintiffs  
6 Extreme CCTV, Inc. and Forward Vision CCTV Limited shall have until March 24, 2008 to file its  
7 reply to defendant Say Security Group USA's counterclaims.

8 DATED: February 22, 2008

THELEN REID BROWN RAYSMAN & STEINER LLP

9  
10 By \_\_\_\_\_ /s/ Ronald F. Lopez  
11 RONALD F. LOPEZ  
Counsel for Extreme CCTV, Inc. and  
Forward Vision CCTV Limited

12  
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14 DATED: February 22, 2008

McQUAID BEDFORD & VAN ZANDT LLP

15  
16 By \_\_\_\_\_  
17 ARMAN JAVID  
Counsel for Say Security Group USA

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SEPARATELY**

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6 Extreme CCTV, Inc. and Forward Vision CCTV Limited shall have until March 24, 2008 to file its  
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8 DATED: February 22, 2008 THELEN REID BROWN RAYSMAN & STEINER LLP

9  
10 By \_\_\_\_\_ RONALD F. LOPEZ  
11 Counsel for Extreme CCTV, Inc. and  
12 Forward Vision CCTV Limited

13  
14 DATED: February 22, 2008 McQUAID BEDFORD & VAN ZANDT LLP

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16 By \_\_\_\_\_ ARMAN JAVID  
17 Counsel for Say Security Group USA

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vs.  
SAY SECURITY GROUP USA,  
an Ohio limited liability company ,  
Defendant.

Case No.: CV 07-04819 CW

**[PROPOSED] ORDER ON  
STIPULATION FOR EXTENSION OF  
TIME FOR PLAINTIFFS TO REPLY TO  
DEFENDANT'S COUNTERCLAIMS**

1 Having reviewed the Stipulation for Extension of Time to Reply to Defendant's  
2 Counterclaims, given that the parties are engaged in settlement discussions, have exchanged  
3 settlement proposals, and believe that settlement would be facilitated by an order of court  
4 extending plaintiffs' deadline to reply to defendant's counterclaims, and Good Cause appearing  
5 therefore:.

6 Plaintiffs Extreme CCTV, Inc. and Forward Vision CCTV Limited shall have until March  
7 24, 2008 to file its reply to defendant Say Security Group USA's counterclaims.

8  
9 IT IS SO ORDERED.

10 Dated: \_\_\_\_\_

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11 The Honorable Claudia Wilken  
12 United States District Court Judge

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vs.  
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an Ohio limited liability company ,  
Defendant.

Case No.: CV 07-04819 CW

**GENERAL ORDER 45 DECLARATION  
OF LISA C. McCURDY RE SIGNATURE  
OF RONALD F. LOPEZ**

1 I, Lisa C. McCurdy , declare as follows:

2 1. I am a member in good standing of the State Bar of California and an associate with  
3 Thelen Reid Brown Raysman & Steiner LLP, attorneys for plaintiffs in the above-entitled action. I  
4 have personal knowledge of the facts set forth herein and, if called to testify, could and would  
5 competently testify thereto. I make this declaration in support of the parties' stipulation to extend  
6 the time for plaintiffs to respond to defendant's counterclaims.

7 2. Pursuant to General Order 45 of this Court, I hereby verify that concurrence in the  
8 filing of the stipulation submitted concurrently herewith was obtained from Ronald F. Lopez,  
9 whose signature is provided electronically.

10 I declare under penalty of perjury under the laws of the State of California that the  
11 foregoing is true and correct, and that this Declaration was executed on February 22, 2008 in San  
12 Francisco, California.

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14 /s/ Lisa C. McCurdy  
15 Lisa McCurdy  
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